MS SACCO v MR ALLAN & ANOR [2024] HCASL 313 B52/2024

- The applicant seeks special leave to appeal from a judgment of the Federal Circuit and Family Court of Australia (Division 1) Appellate Jurisdiction (Aldridge, Altobelli and Schonell JJ) ("the Full Court"), which allowed an appeal brought by the applicant from a decision of the Federal Circuit and Family Court of Australia (Division 1) (Baumann J, "the primary judge"). The Full Court found error on the part of the primary judge, and the matter was remitted for rehearing before a judge other than the primary judge.
- The proposed ground of appeal in the applicant's application does not raise a question of law that is suitable for the grant of special leave to appeal. An appeal to this Court would enjoy no prospects of success.
- 3 Special leave to appeal refused.

Edelman J Jagot J

5 December 2024